

**§ 163.82**

**§ 163.82 Annual status report.**

The Secretary shall, within 6 months of the end of each fiscal year, submit to the Committee on Interior and Insular Affairs of the United States House of Representatives, the Select Committee on Indian Affairs of the United States Senate, and to the affected Indian tribes, a report on the status of Indian forest land with respect to attaining the standards, goals and objectives set forth in approved forest management plans. The report shall identify the amount of Indian forest land in need of forestation or other silvicultural treatment, and the quantity of timber available for sale, offered for sale, and sold, for each Indian tribe.

**§ 163.83 Assistance from the Secretary of Agriculture.**

The Secretary of the Interior may ask the Secretary of Agriculture, through the Forest Service, on a nonreimbursable basis, for technical assistance in the conduct of such research and evaluation activities as may be necessary for the completion of any reports or assessments required by § 163.80 of this part.

**PART 166—GRAZING PERMITS**

**Subpart A—Purpose, Scope, and Definitions**

Sec.

- 166.1 What is the purpose and scope of this part?
- 166.2 Can the BIA waive the application of these regulations?
- 166.3 May decisions under this part be appealed?
- 166.4 What terms do I need to know?

**Subpart B—Tribal Policies and Laws Pertaining to Permits**

- 166.100 What special tribal policies will we apply to permitting on Indian agricultural lands?
- 166.101 May individual Indian landowners exempt their land from certain tribal policies for permitting on Indian agricultural lands?
- 166.102 Do tribal laws apply to permits?
- 166.103 How will tribal laws be enforced on Indian agricultural land?
- 166.104 What notifications are required that tribal laws apply to permits on Indian agricultural lands?

**25 CFR Ch. I (4–1–13 Edition)**

**Subpart C—Permit Requirements**

**GENERAL REQUIREMENTS**

- 166.200 When is a permit needed to authorize possession of Indian land for grazing purposes?
- 166.201 Must parents or guardians of Indian minors who own Indian land obtain a permit before using land for grazing purposes?
- 166.202 May an emancipated minor grant a permit?
- 166.203 When can the Indian landowners grant a permit?
- 166.204 Who may represent an individual Indian landowner in granting a permit?
- 166.205 When can the BIA grant a permit on behalf of Indian landowners?
- 166.206 What requirements apply to a permit on a fractionated tract?
- 166.207 What provisions will be contained in a permit?
- 166.208 How long is a permit term?
- 166.209 Must a permit be recorded?
- 166.210 When is a decision by the BIA regarding a permit effective?
- 166.211 When are permits effective?
- 166.212 When may a permittee take possession of permitted Indian land?
- 166.213 Must I comply with any standards of conduct if I am granted a permit?
- 166.214 Will the BIA notify the permittee of any change in land title status?

**OBTAINING A PERMIT**

- 166.215 How can I find Indian land available for grazing?
- 166.216 Who is responsible for permitting Indian land?
- 166.217 In what manner may a permit on Indian land be granted?
- 166.218 How do I acquire a permit through tribal allocation?
- 166.219 How do I acquire a permit through negotiation?
- 166.220 What are the basic steps for acquiring a permit through negotiation?
- 166.221 How do I acquire an advertised permit through competitive bidding?
- 166.222 Are there standard permit forms?

**PERMIT (LEASEHOLD) MORTGAGE**

- 166.223 Can I use a permit as collateral for a loan?
- 166.224 What factors does the BIA consider when reviewing a leasehold mortgage?
- 166.225 May a permittee voluntarily assign a leasehold interest under an approved encumbrance?
- 166.226 May the holder of a leasehold mortgage assign the leasehold interest after a sale or foreclosure of an approved encumbrance?